



## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION II
26 FEDERAL PLAZA
NEW YORK, NEW YORK 10278

## 05 JAN 1980

Susan E. Hoffman, Esq.
Cohen, Shapiro, Polisher,
Shiekman & Cohen
997 Lenox Drive, Euilding Three
Lawrenceville, New Jersey 08648

Re: In the Matter of Air Products & Chemicals, Inc., et al., FPA Index No. II CERCLA-50114

Dear Ms. Hoffman:

This will confirm statements we made on January 5, 1989 in discussions with representatives of the respondents in the above-captioned administrative order, concerning the Remedial Investigation and Feasibility Study at the SCF/Carlstadt Superfund site.

In order to complete the Feasibility Study, various options for treatment of these soils must be evaluated for efficacy and reliability. The responsible parties will contract with four laboratories for performance of the necessary analyses to support this evaluation. Each laboratory will require approximately 240 kilograms of soil from the site, on which it will perform certain treatment and then carry out chemical analyses to characterize any remaining hazardous constituents. Upon completion of the analytical work, the samples will be returned to the Carlstadt site.

A question has arisen concerning the application of State and Federal hazardous waste rules to the shipment of these samples to and from the laboratories in question. As you know, hazardous wastes must usually be sent from their point of generation to a treatment, storage or disposal ("TSD") facility which is permitted or has interim status.

Federal and State rules exempt from this requirement any samples being sent to and from laboratories for the purpose of characterizing the wastes. Normally, however, such laboratory samples are small -- a few gallons, at most. Soil samples collected for analysis in treatability studies, such as those in question here, are often substantially larger. Questions have therefore been raised in the past as to the applicability of the so-called "laboratory sample" exemption to such larger treatability study samples.

To remove this ambiguity, EPA recently promulgated a regulation specifically addressing the treatability sample question, and

exempting such samples in much the same way as was previously done for laboratory samples generally. (53 Fed. Reg. 27290, July 19, 1988.) EPA encouraged authorized States to promulgate comparable clarifying rules. (It is our understanding that New Jersey is presently preparing such a regulation.)

It is our view that, although these clarifying rule revisions are highly desirable, until such time as they have been promulgated, bona fide treatability study samples, collected at cleanup sites and shipped to laboratories for treatment and analysis, may properly be viewed as falling within the existing laboratory sample exemption. That is, such samples may be shipped to and returned from the testing laboraties without the need for a hazardous waste manifest, and the laboratories themselves need not be TSD facilities with permits or interim status. The New Jersey Department of Environmental Protection is in agreement with this view.

Accordingly, we are hereby advising the responsible parties working at the SCP/Carlstadt site that they may proceed with shipment of the soil samples to the testing laboratories under the terms of the existing laboratory sample exemption.

Sincerely,

Walter E. Mugdan

Deputy Regional Counsel
Office of Regional Counsel

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cc: Carl Will, Esq.

Division of Regulatory Affairs
New Jersey Department of Environmental Protection

James Rooney, Esq.
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U.S. Environmental Protection Agency
Region II

Janet Feldstein √ Emergency and Remedial Response Division U.S. Environmental Protection Agency Region II

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